

Reges v. Cauce, et al.

**Exhibit G
to Declaration of
Gabriel Walters**

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

STUART REGES,)
)
Plaintiff,)
)
vs.) No. 2:22-cv-00964-JHC
)
ANA MARI CAUCE, et al.,)
)
Defendants.)

30(B)(6) ZOOM REMOTE DEPOSITION UPON ORAL EXAMINATION
OF
UNIVERSITY OF WASHINGTON
ERIC SCHNAPPER
(CONTAINS CONFIDENTIAL TESTIMONY
SUBJECT TO PROTECTIVE ORDER)

10:02 A.M.
NOVEMBER 16, 2023
SEATTLE, WASHINGTON

REPORTED BY: LESLIE POST, CCR No. 2378

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Exhibit 66 Email string, last of which is	37
7/11/2022 email from Magdalena	
Balazinska to Aileen Trilles;	
UW_Reges_0000891 - 0000894.	
Exhibit 67 Email string, last of which is	54
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Steven Muench, Louisa Mackenzie, Eric	
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for Stuart Reges, document titled,	
"Introduction and scope of	
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0008773.	
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Mackenzie to Jean Dennison and	
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009681.	

1 A. One or more of the people we interviewed
2 told us that and it may have been in a document.
3 Again, you'd have records of all of that.

4 Q. What did the SIC do to confirm that a
5 Native American student felt compelled to take a leave
6 of absence from the University?

7 A. We credited the account that we got. We
8 didn't investigate beyond that.

9 Q. Who gave you the account?

10 A. Again, you'd have to go into the documents
11 to answer that.

12 Q. Sitting here today you don't recall, is that
13 your answer?

14 A. Yes.

15 Q. And I appreciate this might be difficult to
16 answer given that you don't recall, but do you know
17 how the people who gave you the account knew that a
18 Native American student felt compelled to take a leave
19 of absence from the University?

20 A. I don't.

21 Q. Do you know whether they heard from the
22 student directly?

23 A. I don't know that.

24 Q. Did you hear from the student directly?

25 A. We did not.